

Industry Assurance Consulting, Inc. (IAC)

IAC – Solutions for Industry Regulatory Reporting, Compliance & Beyond

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February 12, 2013

BY ELECTRONIC SUBMISSION

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, S.W.
Washington, DC 20554

Subject: **KTC Telecom LLC**; FCC Certification for **4th** Quarter of 2012
WC Docket No. 05-68, **Redacted** Version of Filing

Dear Mrs. Dortch:

Pursuant to Section 64.5001(c) of the Commission's rules (47 C.F.R. § 64.5001(c)), enclosed is a confidential version of **KTC Telecom LLC**'s ("**KTC Telecom**") prepaid calling card FCC Certification for Prepaid Calling Card end user usage that occurred in the **4th** quarter of 2012. **KTC Telecom** seeks confidential treatment of the following FCC Certification. A separate signed confidential version of this filing is simultaneously being submitted to the FCC.

Alonzo T. Beyene
Regulatory Consultant to **KTC Telecom LLC**

cc: Albert Lewis, Chief, Pricing Policy Division
Wireline Competition Bureau
Best Copy and Printing, Inc. (fcc@bciweb.com)

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KTC Telecom LLC **FCC Certification 4th Quarter 2012**

I, **Charanjit S. Khurana, CEO of KTC Telecom LLC** ("**KTC Telecom**") or "Company"), under penalty of perjury, hereby certify, in compliance with Section 64.5001(c) of the Commission's rules (47 C.F.R. § 64.5001(c)) that the Company has complied with the prepaid calling card Percentage of Interstate Usage (PIU) reporting requirements contained in Section 64.5001(a) of the Commission's rules, 47 C.F.R. § 64.5001(a). **KTC Telecom** is making the required Universal Service Fund contribution based on the information reported below.

KTC Telecom has complied with the reporting requirements described in paragraph (a) of 47 C.F.R. 64.5001, by providing the required reports to carriers from which transport services are purchased (OR; **KTC Telecom** has provided the reports required under paragraph of (a) of 47 C.F.R. 64.5001 to carriers from which transport services are purchased).

The percentage of total prepaid calling card service revenue (*excluding revenue from prepaid calling cards sold by, to, or pursuant to contract with Department of Defense [DoD] or a DoD entity*) attributable to interstate and international calls for the reporting period [REDACTED], [REDACTED], respectively each.

For the **4th** quarter of 2012 (October 1, 2012 to December 31, 2012), **KTC Telecom** prepaid calling card intrastate, interstate and international minutes were as follows:

Intrastate: [REDACTED] % of end user generated **4th** Quarter 2012 minutes
Interstate: [REDACTED] % of end user generated **4th** Quarter 2012 minutes
International: [REDACTED] % of end user generated **4th** Quarter 2012 minutes

For the ___ quarter of 20__ , the Company's percentages of prepaid calling card interstate and international revenues were as follows:

Intrastate: [REDACTED] % of end user generated **4th** Quarter 2012 revenues
Interstate: [REDACTED] % of end user generated **4th** Quarter 2012 revenues
International: [REDACTED] % of end user generated **4th** Quarter 2012 revenues

Signature: X
Print Name: Charanjit S. Khurana
Print Title: CEO

